

REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W.R Grace & Co.  
One Town Center Road  
Boca Raton, FL 33486

Invoice Number 1121499  
Invoice Date 03/09/04  
Client Number 172573

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Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees	15,098.50
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TOTAL BALANCE DUE UPON RECEIPT	\$15,098.50
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 PO Box 360074M  
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 Tax ID# 25-0749630

W.R Grace & Co.  
 One Town Center Road  
 Boca Raton, FL 33486

Invoice Number 1121499  
 Invoice Date 03/09/04  
 Client Number 172573  
 Matter Number 60026

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Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2004

Date	Name	Hours
01/05/04	Bentz	
	Conferences with R. Finke and counsel for third-party asbestos defendant regarding Grace documents.	.90
01/13/04	Bentz	
	Review of third-party asbestos defendant's letter and document request (1.6); conference with R. Finke regarding same (.3); corresponding with M. Murphy regarding document request (.7).	2.60
01/13/04	Cameron	
	Review materials from R. Finke regarding Libby.	.90
01/14/04	Bentz	
	Conference with J. Baer regarding request for documents from third-party asbestos defendant (.3); review of third-party asbestos defendant's request for Grace documents (.5).	.80
01/15/04	Bentz	
	Conference with W. Sparks regarding Grace historical documents issue (.3); review of historical documents relating to third-party defendant's request for documents (1.0).	1.30
01/15/04	Cameron	
	E-mails with R. Finke regarding property damage issues (0.3); review e-mails regarding materials for Libby (0.2).	.50

172573 W. R. Grace & Co.  
 60026 Litigation and Litigation Consulting  
 March 9, 2004

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Date	Name	Hours
01/16/04	Bentz	
	Conference call with R. Finke and M. Murphy regarding response to third-party asbestos defendant's request for documents.	1.20
01/19/04	Atkinson	
	E-mail to Matthew Murphy (Casner & Edwards) and electronic database searches for images on electronic databases relating to historic products.	.60
01/19/04	Bentz	
	Conference with R. Finke regarding response to third-party asbestos defendants' request (.4); review of third-party asbestos defendant's request (.6).	1.00
01/20/04	Bentz	
	Conference with counsel for third-party asbestos defendant and R. Finke regarding requests for documents, affidavit and other information (.7); review of documents and affidavit from counsel for third-party asbestos defendant (2.5).	3.20
01/20/04	Restivo	
	Draft response to audit letter.	1.20
01/21/04	Atkinson	
	E-mail to K. Hindman (Litigation Support) re: electronic database searches: scanned images relating to historic products.	.20
01/21/04	Bentz	
	Review of request for affidavit (.3); conference with R. Finke (.4) and corresponding with M. Murphy (.4) regarding same.	1.10
01/21/04	Lord	
	Update 2002 Service List.	.10
01/22/04	Bentz	
	Conference with R. Finke regarding third-party defendant's document requests (1.1); negotiations with counsel for same regarding documents (1.8) and call to J. Baer (0.7).	3.60

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Date	Name	Hours
01/23/04	Bentz	
	Review of subpoena from third-party asbestos defendant (1.3) and corresponding with R. Finke regarding same (0.4); review of options for responding to subpoena (1.2).	2.90
01/23/04	Cameron	
	E-mails and meeting regarding possible discovery issues relating to asbestos/vermiculite.	.60
01/26/04	Bentz	
	Work on response to third-party defendant's subpoenas (1.3); conferences with J. Baer (0.3) and R. Finke (0.5) regarding subpoenas.	2.10
01/26/04	Cameron	
	Continued review of materials relating to discovery issues.	.90
01/26/04	Hindman	
	Work on devising method to report size and scope of images and documents in Grace document electronic database.	1.00
01/27/04	Atkinson	
	Summation searches for universe of agricultural/horticultural documents identified through document reviews in Boston.	1.10
01/27/04	Bentz	
	Corresponding with M. Murphy and counsel for third-party asbestos defendant regarding affidavit (1.1); preparation of affidavit (.7); conferences with counsel for third-party asbestos defendant regarding affidavit and subpoena (.7); review of legal research regarding automatic stay (.8).	3.30
01/27/04	Muha	
	Review materials and meet with J. Bentz re: third-party discovery against debtor in litigation in which debtor is not a party.	.50
01/28/04	Bentz	
	Work on affidavit for third-party asbestos defendant's request for documents (1.4); corresponding with R. Finke (1.1) and M. Murphy (0.5) regarding J. Yang interview and affidavit.	3.00

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 60026 Litigation and Litigation Consulting  
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Date	Name	Hours	
01/28/04	Cameron	Review multiple e-mails and draft affidavit regarding discovery requests.	1.10
01/29/04	Bentz	Calls with R. Finke, counsel for third-party asbestos defendant and M. Murphy regarding affidavit and J. Yang interview (1.2); review of proposed affidavits (.8); conference with W. Sparks and research regarding seller disclosures (1.4).	3.40
01/30/04	Bentz	Formulating response to subpoenas for production of documents (.5); review of PA disclosure laws (1.3).	1.80
01/30/04	Muha	Revise memorandum re: counsel responsibilities in Grace bankruptcy case.	.90
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TOTAL HOURS			41.80

TIME SUMMARY	Hours	Rate	Value
James J. Restivo Jr.	1.20	at \$ 495.00	= 594.00
Douglas E. Cameron	4.00	at \$ 465.00	= 1,860.00
James W Bentz	32.20	at \$ 370.00	= 11,914.00
Andrew J. Muha	1.40	at \$ 235.00	= 329.00
John B. Lord	0.10	at \$ 160.00	= 16.00
Maureen L. Atkinson	1.90	at \$ 145.00	= 275.50
Karen L. Hindman	1.00	at \$ 110.00	= 110.00
CURRENT FEES			15,098.50
TOTAL BALANCE DUE UPON RECEIPT			\$15,098.50

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W. R. Grace  
5400 Broken Sound Blvd., N.W.  
Boca Raton, FL 33487

Invoice Number 1121500  
Invoice Date 03/09/04  
Client Number 172573

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Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees 5,958.50

TOTAL BALANCE DUE UPON RECEIPT \$5,958.50

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 Pittsburgh, PA 15251-6074  
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W. R. Grace	Invoice Number	1121500
5400 Broken Sound Blvd., N.W.	Invoice Date	03/09/04
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60028

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Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2004

Date	Name	Hours	
01/05/04	-----	-----	
01/05/04	Cameron	Participate in conference call with W. Sparks and R. Finke regarding removal cost issues (.4); follow-up review of notes and materials from prior calls regarding removal cost issues (.5).	.90
01/06/04	Flatley	E-mail message to E. Ilgren.	.20
01/07/04	Cameron	Review materials relating to ZAI Science Trial for report to Court (.4); review summary judgment papers (.7).	1.10
01/07/04	Flatley	Meet with J. Bentz re: plans for oral argument.	.40
01/08/04	Flatley	E-mails from J. Bentz, et al. re: scheduling issues (.10); messages to/from Dr. Ilgren (.10).	.20
01/10/04	Cameron	Review various summary judgment materials and schedule relating to same.	1.40
01/14/04	Cameron	Additional review of summary judgment materials and argument schedule issues.	.80
01/16/04	Cameron	Review materials relating to summary judgment papers for ZAI Science Trial argument/status report.	1.40

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 60028 ZAI Science Trial  
 March 9, 2004

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Date	Name	Hours
01/20/04	Bentz	.60
	Corresponding with J. Restivo, L. Flatley and D. Cameron regarding Science Trial hearing.	
01/20/04	Cameron	.90
	Review e-mails and materials for summary judgment argument.	
01/21/04	Cameron	.40
	E-mails regarding summary judgment argument.	
01/21/04	Restivo	.80
	Conference call with R. Finke and R. Senftleben regarding hearing on ZAI.	
01/22/04	Cameron	.70
	Meet with J. Restivo and e-mails regarding Science Trial summary judgment argument.	
01/22/04	Flatley	.20
	Call with J. Restivo (.10); meet with J. Restivo re: scheduling (.10).	
01/22/04	Restivo	1.50
	Telephone calls to Beber (0.9) and Westbrook re: ZAI hearing (0.6).	
01/26/04	Restivo	.50
	Telephone call with R. Finke re: ZAI hearing.	
01/27/04	Restivo	.70
	Telephone call with W. Sparks (0.4); telephone call with E. Westbrook (0.3).	
	TOTAL HOURS	12.70

TIME SUMMARY	Hours	Rate	Value
James J. Restivo Jr.	3.50	at \$ 495.00	= 1,732.50
Lawrence E. Flatley	1.00	at \$ 470.00	= 470.00
Douglas E. Cameron	7.60	at \$ 465.00	= 3,534.00
James W Bentz	0.60	at \$ 370.00	= 222.00
	CURRENT FEES		5,958.50
	TOTAL BALANCE DUE UPON RECEIPT		\$5,958.50

172573 W. R. Grace & Co.  
60029 Fee Applications-Applicant  
March 9, 2004

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TOTAL BALANCE DUE UPON RECEIPT \$474.00  
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